

AS DEFINED IN § 148 OF THIS ARTICLE MAY NOT PLACE ANY ADDITIVE IN ANY MOTOR FUEL. This subsection shall not preclude adulteration or commingling of gasoline with other motor vehicle fuel which occurs as a natural cause of transit and as a consequence of transit in pipeline carriers.

157G.

[In the event that a truck, tank wagon, tractor trailer, tank, barrel, can or other container is used for the delivery of both gasoline and special fuels, all traces of gasoline must be removed before a delivery of special fuels can be made at wholesale or retail.]

(A) BEFORE A RETAIL OR WHOLESALE DELIVERY OF MOTOR FUEL MAY BE MADE USING A BARREL, ~~CAN,~~ TANK, TANK WAGON, TANK TRAILER, TRUCK, OR OTHER CONTAINER, ALL TRACES LIQUID VOLUME OF ANY DIFFERENT TYPE OR GRADE OF MOTOR FUEL REMAINING SHALL FIRST BE REMOVED BY THE VEHICLE OPERATOR OF:

(1) GASOLINE SHALL BE REMOVED IF THE NEXT DELIVERY WILL BE A SPECIAL FUEL; AND

(2) SPECIAL FUEL SHALL BE REMOVED IF THE NEXT DELIVERY WILL BE GASOLINE.

(B) THE VEHICLE OPERATOR SHALL BE RESPONSIBLE FOR MEETING THE REQUIREMENTS OF SUBSECTION (A) OF THIS SECTION.

157H.

(a) All materials, fluids or substances offered or exposed for sale, IN A PREPACKAGED FORM, purporting to be substitutes for or improvers of gasoline or special fuels to be used for power or heating purposes, shall before being sold or exposed or offered for sale, be submitted to the Comptroller of the Treasury for examination, inspection and authorization.

157H-1.

(a) Every material, fluid, substance, or other additive introduced into gasoline [or special fuels] after such [products have] GASOLINE HAS been received in this State shall be registered by the person making the first sale in this State, with the [Motor Vehicle Fuel Tax Division of the] Comptroller's office. The registration shall include the trade name, trademark, quantitative analysis, manufacturer, manufacturer's trade name or other identification of the additive, and formula as to amount per gallon blended into the gasoline [or special fuel]. ADDITIVES MAY ONLY BE INTRODUCED INTO GASOLINE FOR RESALE OR DISTRIBUTION BY THE HOLDER OF A VALID CLASS "A" DEALER LICENSE ISSUED IN ACCORDANCE WITH § 9-322 OF THE TAX - GENERAL ARTICLE.

(B) EVERY MATERIAL, FLUID, SUBSTANCE, OR OTHER ADDITIVE INTRODUCED INTO SPECIAL FUEL AFTER THE SPECIAL FUEL HAS BEEN RECEIVED IN THIS STATE, SHALL BE REGISTERED WITH THE COMPTROLLER'S OFFICE BY THE PERSON MAKING THE FIRST SALE IN